2RF-159 - EKG Produced Water Containment Facility ID [fVV2110949066] Correspondence NMOCD/SOLARIS

[371643] SOLARIS WATER MIDSTREAM, LLC December 2022

R. T. HICKS CONSULTANTS, LTD.

901 Rio Grande Blvd NW ▲ Suite F-142 ▲ Albuquerque, NM 87104 ▲ 505.266.5004 ▲ Since 1996

December 1, 2022

Ms. Leigh Barr Supervisor EMNRD - Oil Conservation Division 1220 S. St. Francis Drive Santa Fe, NM 87505 Via E-Mail Ms. Victoria Venegas NMOCD - District 2 811 S. First St. Artesia, NM 88210 Via E-Mail

RE: Solaris Water Midstream - EKG Recycling Containment RF-259
Response to Denial of Variance Request to Extend Time of Operation

Dear Mr. Bratcher and Ms. Venegas:

On behalf of Solaris Water Midstream, R.T. Hicks Consultants is pleased to respond to the recent variance denial. First, we need to inform OCD that after Solaris submitted the initial variance request (9/28/2022), Solaris received recycling data from October 2022 showing that the EKG Containment received treated produced from the Landes recycling facility and transferred 821,141 bbl. for use at the Marathon Honey Mustard 22 WXY Fed Com 6H and 8H wells. As the attached monitoring reports show, Solaris identified no leaks from late September to last week.

For the benefit of all readers, the OCD denial stated the following:

- 1) [371643] SOLARIS WATER MIDSTREAM, LLC needs to complete closure by April 18, 2023 (i.e., 6-months from October 20, 2022). Note for probable cause, the OCD may grant an extension to close the containment not to exceed six months.
- 2) If during this time [371643] SOLARIS WATER MIDSTREAM, LLC decides to use the containment, then [371643] SOLARIS WATER MIDSTREAM, LLC needs to first provide PE certification that the current liners and leak detection system are still in good, operable shape and provide the leak detection system inspection logs. Note, OCD must approve the PE certification and inspection logs prior to containment usage.
- 3) If OCD approves the PE Certification and inspection logs, OCD will issue a 6-month extension for the cessation of operations.
- 4) If the containment is not utilized at 20% capacity during the 6-month period, **no further extensions would be granted**, and [371643] SOLARIS WATER MIDSTREAM, LLC would have to proceed with closure per 19.15.34.14 NMAC.

Solaris responds to the items above as follows

- 1. We anticipate this submission will provide probable cause to allow OCD to grant and extension.
- 2. The EKG Containment is nearly empty now and stimulation schedules appear to allow a near-empty condition for the next few months. Solaris will take this opportunity to cause an inspection of the liner by a person knowledgeable of liner wear and integrity. While we understand that a Professional Engineer could undertake this inspection, we believe a person who supervises the installation and

December 1, 2022 Page 2

repair of identical liner systems is more qualified than most engineers. Attached are the qualifications of the individual who routinely performs inspections of liner integrity and recently did so at the Lois Lane Containment of ConocoPhillips. Upon OCD approval of this approach, we will provide the protocol for the liner inspection of the EKG Containment and conduct the inspection after OCD concurs with the protocol.

- 3. Solaris and the selected liner inspector will do what is necessary to implement an inspection protocol that allows OCD to approve a 6-month extension to April 18, 2023.
- 4. The EKG Containment will remain with less than 3-feet of fluid height until
 - a. recycling from the EKG containment is required prior to April of 2023 or
 - b. recycling is required for stimulation of ConocoPhillips wells Tomahawk WC Unit 714H, 715H, 716H as scheduled for April 2023.

While schedules can change, the EKG Containment is essential to allowing the three ConocoPhillips wells to use treated produced water in lieu of fresh water. If stimulation schedules do not cause use of the EKG Containment prior to the expiry of an OCD extension to operate, Solaris will submit a request for a variance from the six month limit for an extension under 19.15.34.13.C.

We trust that all parties can work together to avoid environmental degradation caused by compliance with 19.15.34.13.C. Monthly inspections of the EKG containment and minimal fluid storage minimize the threat to fresh water. The locked game fence and the daily presence of oilfield personnel minimize any threat to public health (i.e. entry into the facility and contact with residual produced water). Granting a variance to 19.15.34.13.C will eliminate the environmental degradation caused by tearing out the liner system in early April of 2023 followed by the installation of a new liner system in May or June of 2023.

Sincerely,

R.T. Hicks Consultants

Randall T. Hicks PG

Principal

Copy: Solaris Water Midstream

Venegas, Victoria, EMNRD

From: Barr, Leigh, EMNRD

Sent: Thursday, December 1, 2022 10:48 AM

To: Randall Hicks; 'Michael Incerto'

Cc: 'Todd Carpenter'; 'Bailey Booher'; 'Chad Gallagher'; 'Drew Dixon'; Venegas, Victoria,

EMNRD

Subject: RE: [EXTERNAL] RE: 2RF-159 - EKG Produced Water Containment Facility ID

[fVV2110949066]

Dear Mr. Hicks,

Please keep in mind C-147 forms and associated documentation must be submitted through OCD's E-Permitting system for consideration and review by OCD. I know Ms. Victoria has communicated this requirement to you on various occasions. Also, I noticed in the attached letter it was addressed to Mike Bratcher. I have also communicated with you on various occasions that Mike Bratcher is not responsible for Part 34 compliance. As stated in the past, I am the Administrative Permitting Supervisor. In future correspondence please address me and not Mike Bratcher to eliminate any potential confusion. Lastly, I did not see the referenced attachment for documenting the "qualifications of the individual who routinely performs inspections of liner integrity" in the letter.

Take Care,

Leigh Barr ● Supervisor – Administrative Permitting Program EMNRD - Oil Conservation Division 1220 S. St. Francis Drive | Santa Fe, NM 87505 505.670.5684 | LeighP.Barr@emnrd.nm.gov http://www.emnrd.nm.gov/ocd

From: Randall Hicks <r@rthicksconsult.com> Sent: Thursday, December 1, 2022 6:37 AM

To: Venegas, Victoria, EMNRD < Victoria. Venegas@emnrd.nm.gov>; 'Michael Incerto' < michael.incerto@ariswater.com>; Barr, Leigh, EMNRD < leighp.barr@emnrd.nm.gov>

Cc: 'Todd Carpenter' <todd.carpenter@ariswater.com>; 'Bailey Booher' <Bailey.Booher@ariswater.com>; 'Chad Gallagher' <chad.gallagher@ariswater.com>; 'Drew Dixon' <drew.dixon@ariswater.com>

Subject: [EXTERNAL] RE: 2RF-159 - EKG Produced Water Containment Facility ID [fVV2110949066]

CAUTION: This email originated outside of our organization. Exercise caution prior to clicking on links or opening attachments.

Ms. Venegas:

As indicated in the attached response, Solaris wishes to move forward with compliance with the conditions presented in the OCD denial of the initial variance request. Rather than an inspection by a professional engineer, we suggest working with NMED to gain approval of an inspection protocol conducted by an expert liner installation technician.

We all look forward to resolving this issue and moving ahead with efficient recycling of produced water that also protects fresh water, public health and the environment.

Thank you for your consideration.

(575) 909-0269 | <u>Victoria.Venegas@emnrd.nm.gov</u> https://www.emnrd.nm.gov/ocd/



PATRIOT

PATRIOT ENVIRONMENTAL, LLC Work

Experience RESUME

Souksan Inthavongsa(Lee)

Name: Master Seamer/ Supervisor

Position:

Lee has 20 years of experience in installation and seaming of a variety of synthetic liners and components. A Master Seamer qualification requires a minimum of five million square feet of actual hands on geomembrane welding experience, he has been installing roughly 15 million square ft. of liner a year since 2003. Lee is familiar with all currently utilized welding techniques, welder set up / maintenance, safety and installation procedures. He is also familiar with and has experience with detail work including pipe boots, sumps, batten seals, and other miscellaneous appurtenances. He is also qualified to assist in the training of Geomembrane Welders, Qualified to perform inpsections on existing layers of geomembrane.

Company Name	Employment Dates	MATERIAL Installed
GSE Linings	2003 - 2007	10oz Geo,20 mil, 30 mil,40mil,Geonet,60mil
GSI	2007 - 2009	10oz Geo,20 mil, 30 mil,40mil,Geonet,60mil
Clean Air Water	2010 - 2015	10oz Geo,20 mil, 30 mil,40mil,Geonet,60mil
ESI	2016 - 2018	10oz Geo,20 mil, 30 mil,40mil,Geonet,60mil
Mustang	2018 - Jan 2020	10oz Geo,20 mil, 30 mil,40mil,Geonet,60mil
Patriot Environmental, LLC	Jan 2020 - Current	10oz Geo,20 mil, 30 mil,40mil,Geonet,60mil

Venegas, Victoria, EMNRD

From: Venegas, Victoria, EMNRD

Sent: Thursday, January 12, 2023 2:21 PM

To: 'Chad Gallagher'; 'Todd Carpenter'; 'Bailey Booher'; 'Drew Dixon'; 'Michael Incerto'

Cc: Randall Hicks

Subject: 2RF-159 - EKG Produced Water Containment Facility ID [fVV2110949066]

2RF-159 - EKG Produced Water Containment Facility ID [fVV2110949066]

Good afternoon Mr. Gallagher,

NMOCD has reviewed the extension of the cessation of operations request, **Application ID: 168720**, sent by [371643] SOLARIS WATER MIDSTREAM, LLC on 12/20/2022, for 2RF-159 - EKG Produced Water Containment Facility ID [fVV2110949066] in Unit Letter F, Section 29, T-24S, R-28E, Eddy County, New Mexico. This extension of the cessation of operations requests is denied for the following:

OCD doesn't accept a resume for the inspector's qualifications. If [371643] SOLARIS WATER MIDSTREAM, LLC wants to utilize someone other than a PE, then [371643] SOLARIS WATER MIDSTREAM, LLC must provide some type of qualification equivalency, such as certifications and/or training certificates. [371643] SOLARIS WATER MIDSTREAM, LLC will have six months from October 20, 2022, to prove 20% or more utilization. If not, then no more extensions will be granted, and [371643] SOLARIS WATER MIDSTREAM, LLC will need to proceed to closure per NMAC 19.15.34.14.

Please let me know if you have any additional questions. Regards,

Victoria Venegas ● Environmental Specialist Environmental Bureau EMNRD - Oil Conservation Division (575) 909-0269 | Victoria.Venegas@emnrd.nm.gov https://www.emnrd.nm.gov/ocd/



Solaris Water Mids	tream LLC						
	EK	G. Reall	1. 0				
9,		Quarter	y >C1	ary			
	Percribe any	ect weekly while fluids and	spection Log	Sheet			1
mapecter	. Tear of Liner . Brenk in Berms and Sun-on of Store	ect weekly while fluids pre-	Negari (>1 Foot); Mon	titly withern	fluids <1 foot Lesk		1
Unitials	Dead Wildlife Oil on Fluid	Maratter	Freebou	u-d	Detection System Functioning (yes/no	1)	1
13/30 D.R.P.	None Observed	Tes	Describe in			Comments	4
4/20 000	6 None Observed	Ves	16	1	No Leaks / Emor	to Level 0	
1/20 0.6.4.	None	Comments	Describe in 16	- 1	No lakel Fund	Leveln	
14/27 D.R.P.	Observed	Yes Comments	Describe in	-, 1	No 1 WIT	1 10	
15/4 0.00	None Observed	Yes Comments	Describe in		10 reals/ Empty	hevel 0	-
1/12 200	None Observed	Yes	Describe in	964	No Leak/Empty	Level O	
0/01 2-1-1	None	Comments	16	91	No Leaks/ Eme	oly Level O	
16/29 9. R.P.	Observed	Yes Comments	Describe in	,,	1 1 6 15	4- 1-410	
17/17/1008	None Observed	/ Yes	Describe in /	6	10 Leafs / km	ply were	
01-000	None	Comments	Describe in	6'	NO Leaks/En	ply Level 0	
8/3 2.K.P.	Observed	Comments		6'	Emply	Levelo	
	None Observed	Yes Comments	Describe in		1		
	None	Yes	Describe in				
	Observed	Comments					
	None Observed	Yes Comments	Describe in				
	None	Yes	Describe in				
	Observed	Comments					
	None Observed	Yes	Describe in				
	Miles Committee	Comments	Describe in				
	None Observed	Yes Comments	Describe in				
	None	Yes	Describe in				
	Observed	Comments					
ekly inspections consist of: reading and recording the gauges, recording any evidence to shows visible oil, visually inspecting the colliners checking the leak detective vidence of a loss of integliner. inspect diversion ditches the containment to check collection of surface water inspect the leak detection of damage or malfunction leakage.	that the pond surface intainment's exposed on system for any trity of the primary and berms around for erosion and run-on. system for evidence		A I	nspect the and other report the other wild to the div assessme prevent in Report to received water le	erator will: e containment for dead mig- wildlife. Within 30 days of e discovery of dead migrat- dlife to the appropriate wil- rision district office in orde- ent and implementation of incidents from reoccurring to the division the total vol- for recycling, with the and il listed separately, and the eaving the facility for disp 148. sources and disposition of	f discovery, ory birds or Iddife agency and er to facilitate measures to g, ume of water mount of fresh water e total volume of osition by use on	

Daily Inspection Log Sheet

EKG-Really Scary

				hile fluid	ds present (>1 foot);	Monthly whe	n fluids <1 foot		
Inspection Date	Inspector (Initials)	1. Tea 2. Bre 3. Dea	ibe any ar of Liner eak in Berms and Run-or ad Wildlife on Fluid	n of Stormw	ater	Report Fluid Freeboard	Leak Detection System Functioning	Comments	
10-12	RL	6	None Observed	X	Yes Describe in Comments	11'	ho leaks	pord 61	
10-19	RL	20	None Observed	X	Yes Describe in Comments	13'	no lecks	pond 3'	
10-26	RL	3 6	None Observed	X	Yes Describe in Comments	13'	no lacks	Dond 3	
11-2	RL	40	None Observed	X	Yes Describe in Comments	13'	no leuks	pond 3'	
			None Observed		Yes Describe in Comments				
			None Observed		Yes Describe in Comments				
			None Observed		Yes Describe in Comments				
			None Observed		Yes Describe in Comments				
			None Observed		Yes Describe in Comments				
			None Observed		Yes Describe in Comments				
			None Observed		Yes Describe in Comments				
			None Observed		Yes Describe in Comments		100		
			None Observed		Yes Describe in Comments				
		4	None Observed		Yes Describe in Comments	· · · ·			
		1 1	None Observed		Yes Describe in Comments				

Weekly inspections consist of:

- reading and recording the fluid height of staff gauges.
- recording any evidence that the pond surface shows visible oil,
- visually inspecting the containment's exposed liners
- checking the leak detection system for any evidence of a loss of integrity of the primary liner.
- inspect diversion ditches and berms around the containment to check for erosion and collection of surface water run-on.
- inspect the leak detection system for evidence of damage or malfunction and monitor for leakage.

Monthly, the operator will:

- A. Inspect the containment for dead migratory birds and other wildlife. Within 30 days of discovery, report the discovery of dead migratory birds or other wildlife to the appropriate wildlife agency and to the division district office in order to facilitate assessment and implementation of measures to prevent incidents from reoccurring.
- B. Report to the division the total volume of water received for recycling, with the amount of fresh water received listed separately, and the total volume of water leaving the facility for disposition by use on form C-148.
- C. Record sources and disposition of all recycled water.

R. T. Hicks Consultants Albuquerque, NM

10

EKG-Really SCary

					uarterly Insp			
		I w	Ins	pect weekly	while fluids present	(>1 foot); Monthly v	vhen fluids <1 foot	
Inspection Date							Leak Detection System Functioning (yes/n	· Level's
19/21	Bw	2	None Observed	/	Yes Descr Comments	ibe in // 0"	No leaks	Comments 5'0'
1/8	BW	2	None Observed	~	Yes Descri Comments	ibe in	NO Power Janbak	x 7'
11/23	OW	2	None Observed	-	Yes Descri Comments	be in	No Prior No leats	51
			None Observed		Yes Descri Comments	be in	the total thetenes	
			None Observed		Yes Descri Comments	be in		
			None Observed		Yes Describ Comments	pe in		
			None Observed		Yes Describ Comments	pe in		
		À	None Observed		Yes Describ Comments	e in		
			None Observed		Yes Describ Comments	e in		
			None Observed		Yes Describ	e in		
			None Observed		Yes Describe Comments	e in		
			None Observed		Yes Describe	e in		
			None Observed		res Describe Comments	in		
1			None Observed	110	es Describe	in		
			None Observed		es Describe	in		
rea gau recc sho visu line chuc evid line: insp the cull line; insp the cull line;	iges, ording any evording any evording any evorestimes, ally inspecting the leak dence of a loss of the containment section of surfacet the leak dence ordinate and the containment of the leak dence in the leak dence ordinate and the leak dence or surface	rding the fluidence that is gethe contain the contain	aid height of staff the pond surface imment's exposed system for any of the primary berms around errosion and n-on. tem for evidence Immonitor for		No.	and other wildlife report the discove other wildlife to it to the division dis assessment and in prevent incidents B. Report to the divis received for recycl received listed sep	nment for dead regratory birds Within 30 days of discovery, sry of dead migratory birds or se appropriate wildlife agency and strict office in order to facilitate splementation of measures to	

R. T. HICKS CONSULTANTS, LTD.

901 Rio Grande Blvd NW ▲ Suite F-142 ▲ Albuquerque, NM 87104 ▲ 505.266.5004 ▲ Since 1996

August 24, 2022

Mr. Mike Bratcher NMOCD - District 2, Supervisor 811 S. First St. Artesia, NM 88210 Via E-Mail Ms. Victoria Venegas NMOCD - District 2 811 S. First St. Artesia, NM 88210 Via E-Mail

RE: Solaris Water Midstream - EKG Recycling Containment RF-259

Eddy County

Dear Mr. Bratcher and Ms. Venegas:

On behalf of Solaris Water Midstream, R.T. Hicks Consultants is pleased submit the attached C-147 and inspection records in order to request an extension of the cessation of operations for the EKG facility.

The EKG Containment is associated with the Landes Recycling Facility as it receives treated produced water via temporary surface lines when hydraulic stimulation of oil wells occurs in the area. Thus, the use of the EKG Containment is 100% dependent upon the drilling schedule of wells in the vicinity. The EKG Containment recycled 917,005 bbls of produced water in March of 2021 during the first well stimulation program. Since March 2021, drilling schedules were in a constant state of flux and out of the control of Solaris. Recycling has not occurred since March 2021, but a drilling/stimulation program is slated for the Q4 of 2022 or Q1 of 2023. Of course, schedules change. The attached C-147 requests an extension of time to operate until Q3 2023.

Ms. Teena Robbins of Solaris began communications with OCD regarding an extension in early Fall of 2021. Ms. Robbins is no longer with Solaris, and we apologize that this communication is so late. Per the Rule, the district office can grant an extension for only six months. Therefore, we attach a variance request to provide a longer time for the EKG Containment to remain in "standby mode".

We would like to discuss any conditions of approval of the extension/variance prior to OCD issuing approval with conditions. The EKG Containment is not near any permanent pipelines that carry produced water and maintaining fluid in the containment would be difficult and a poor environmental solution to any concerns about UV degradation of the liner or wind damage to an empty lined storage containment. Obviously closure of the containment followed by re-building in 2023 or 2024 also makes little sense from an environmental or financial standpoint.

August 24, 2022 Page 2

Please review the attached C-147 and inspection reports and we can work out the next regulatory steps that make sense for Rule 34, the environment and Solaris. As always, we appreciate your work ethic and attention to detail.

Sincerely,

R.T. Hicks Consultants

Randall T. Hicks PG

Principal

Copy: Solaris Water Midstream

COG, LLC Cole.clark@conocophillips.com

Randall Hicks, PG 505-238-9515 (cell best number) 505-266-5004 (land line – no voice mail allowed) 901 Rio Grande Blvd. NW Suite F-142 Albuquerque, NM 87104

From: Venegas, Victoria, EMNRD < Victoria. Venegas@emnrd.nm.gov>

Sent: Thursday, November 10, 2022 10:42 AM

To: 'Michael Incerto' < michael.incerto@ariswater.com >; r@rthicksconsult.com; Barr, Leigh, EMNRD

<leighp.barr@emnrd.nm.gov>

Cc: 'Todd Carpenter' < todd.carpenter@ariswater.com >; 'Bailey Booher' < Bailey.Booher@ariswater.com >; 'Chad

Gallagher' < chad.gallagher@ariswater.com>; 'Drew Dixon' < drew.dixon@ariswater.com>

Subject: 2RF-159 - EKG Produced Water Containment Facility ID [fVV2110949066]

2RF-159 - EKG Produced Water Containment Facility ID [fVV2110949066]

Good morning Mr. Incerto,

On October 20, 2022, NMOCD sent SOLARIS WATER MIDSTREAM, LLC an email denying the variance request to extend the cessation of operations. Furthermore, OCD directed SOLARIS WATER MIDSTREAM, LLC to proceed with the closure requirements of 19.15.34.14 NMAC. On November 7, 2022, R.T.Hicks Consultants LTD, on behalf of [371643] SOLARIS WATER MIDSTREAM, LLC, sent a revised variance request to allow for an extension to the cessation of operations. The revised variance request for the extension of the cessation of operations is still denied. NMOCD requests [371643] SOLARIS WATER MIDSTREAM, LLC to proceed as follows:

- 1) [371643] SOLARIS WATER MIDSTREAM, LLC needs to complete closure by April 18, 2023 (i.e., 6-months from October 20, 2022). Note for probable cause, the OCD may grant an extension to close the containment not to exceed six months.
- 2) If during this time [371643] SOLARIS WATER MIDSTREAM, LLC decides to use the containment, then [371643] SOLARIS WATER MIDSTREAM, LLC needs to first provide PE certification that the current liners and leak detection system are still in good, operable shape and provide the leak detection system inspection logs. Note, OCD must approve the PE certification and inspection logs prior to containment usage.
- 3) If OCD approves the PE Certification and inspection logs, OCD will issue a 6-month extension for the cessation of operations.
- 4) If the containment is not utilized at 20% capacity during the 6-month period, **no further extensions would be granted**, and [371643] SOLARIS WATER MIDSTREAM, LLC would have to proceed with closure per 19.15.34.14 NMAC.

Please let me know if you have any additional questions.

Regards,

Victoria Venegas • Environmental Specialist Environmental Bureau EMNRD - Oil Conservation Division

Statement Explaining Why the Applicant Seeks a Variance

The prescriptive mandates of the Rule that are the subject of this variance request are:

19.15.34.13.A. The operator shall inspect the recycling containment and associated leak detection systems weekly while it contains fluids. The operator shall maintain a current log of such inspections and make the log available for review by the division upon request.

19.15.34.13.C A recycling containment shall be deemed to have ceased operations if less than 20% of the total fluid capacity is used every six months following the first withdrawal of produced water for use. The operator must report cessation of operations to the appropriate division district office. The appropriate division district office may grant an extension to this determination of cessation of operations not to exceed six months

The EKG Containment is associated with the Landes Recycling Facility as it receives treated produced water via temporary surface lines when hydraulic stimulation of oil wells occurs in the area. Thus, the use of the EKG Containment is 100% dependent upon the drilling schedule of wells in the vicinity. The EKG Containment recycled 917,005 bbls of produced water in March of 2021 during the first well stimulation program. Since March 2021, drilling schedules were in a constant state of flux and out of the control of Solaris. Recycling has not occurred since March 2021, but a drilling/stimulation program is slated for the Q4 of 2022 or Q1 of 2023.

Closure of the EKG Containment to maintain compliance with Rule 34 followed by reconstruction of the containment provides no environmental or financial benefit.

We also propose monthly rather than weekly inspections of containment during the "standby" period. Monitoring the leak detection system will be part of the monthly inspection protocol – provided there is fluid in the containment.

Demonstration That the Variance Will Provide Equal or Better Protection of Fresh Water, Public Health and the Environment

With the exception of captured precipitation, there is no fluid in the EKG containment. Over the past year, Solaris has not observed any degradation of the primary liner or damage to the liner system due to wind.

Prior to introduction of produced water into the containment for the next stimulation events, Solaris will provide OCD with

- The anticipated start of recycling activities
- Results of an inspection of the liner system, avian hazing device, fencing, etc.

During the first three weeks after the initial filling of the containment with treated produced water, Solaris will monitor the leak detection system and provide OCD with the findings via email.

We contend that these actions provide equal protection of fresh water, public health and the environment when compared to closure of the containment and rebuilding when needed.

District I
1625 N. French Dr., Hobbs, NM 88240
Phone: (575) 393-6161 Fax: (575) 393-0720

District II 811 S. First St., Artesia, NM 88210 Phone:(575) 748-1283 Fax:(575) 748-9720

District III 1000 Rio Brazos Rd., Aztec, NM 87410 Phone:(505) 334-6178 Fax:(505) 334-6170

1220 S. St Francis Dr., Santa Fe, NM 87505 Phone:(505) 476-3470 Fax:(505) 476-3462

State of New Mexico Energy, Minerals and Natural Resources Oil Conservation Division 1220 S. St Francis Dr. **Santa Fe, NM 87505**

CONDITIONS

Action 225480

CONDITIONS

Operator:	OGRID:
SOLARIS WATER MIDSTREAM, LLC	371643
907 Tradewinds Blvd, Suite B	Action Number:
Midland, TX 79706	225480
	Action Type:
	[C-147] Water Recycle Long (C-147L)

CONDITIONS

Created By	Condition	Condition Date
vvenegas	None None	6/8/2023